AO 450 (Rev. 11/11) Judgment in a Civil Action

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF INDIANA

ROBERT E MALLER) Circil Action No. 2 22 cross
Plaintiff) Civil Action No. 2:23-cv-8
v.))
CHICAGO FITNESS PARTNERS, LLC doing business as Top Fitness)))
Defendant)))
	,
JUDGMENT IN A CIVIL ACTION	
The court has ordered that (check one):	
the plaintiff Robert E Maller recover from the defendant Chicago Fitness Partners, LLC, doing business as Top Fitness damages in the amount of One Thousand Nine Hundred-Sixty-Four Dollars and Fourteen Cents (\$1,964.14), plus post-judgment interest at the rate of 4.00 % per annum, along with costs.	
the plaintiff recover nothing, the action be dismissed on the merits, and the defendantecover costs from the plaintiff	
other: JUDGMENT IS ENTERED in favor of Plaintiff, Robert E Maller, and against Defendant, Chicago Fitness Partners, LLC, doing business as Top Fitness.	
This action was (check one):	
Tried by a jury with Judge	presiding, and the jury has rendered a verdict.
Tried by Judge without a jury	and the above decision was reached.
decided by Magistrate Judge Andrew P. Rodovich on Motions for Summary Judgment.	
DATE: <u>07/11/2025</u> Char	nda J. Berta, Clerk of Court

Signature of Clerk or Deputy Clerk